THE FORFEITURE BILLS.

SENATOR PLUMB THINKS THE OUT-LOOK DISCOURAGING.

Mr. Holman's Action Regarding Them Makes Their Passage Very Doubtful at Present.

All Expected Argreements Now at An End-Fourth-Class Kansas Postmasters Appointed.

The Annual G. A. R. Encampment of Kansas Will be Held at Emperia in March Next-The Record of Newton, the Stevens County Murderer.

WEATHER BULLETIN-WAR DEPARTMENT, WASHINGTON, D. C., Dec. 20.-The indications for twenty-four hours, commencing! Friday, December 21, at 7 a. m., are as follows: For Missouri, Kansas, Colorado: colder weather, northerly winds.

THE FORFEITURE BILLS.

Washington, Dec. 30.—Senator Plumb showed his fieith in forfeiture bills a little oday when he said: "I have had no talk with any of the conferees upon the forfeiture bills, but I have seen what Mr. Holman has had to say in several published interviews, and I must say the outlook is not encouraging. He is derter-mined that no bills shall go through unless they go his way, and that we can't agree I had hoped that we could reach an

elice, resigned; Conners Station, Wyandotte county: Andrew F. Leefrom, vice Ella B. Hollingsworth, resigned: Elm City, Labette county, Lewis F. Smith, vice Z. H. Roberson, resigned: Ivanhoe Haskell county, Wm. J. Stultz, vice Chvistian A. Nafziger, deceased: Brenner, Dorphan rounty, W. A. Staunton, vice Eugene Hinckley, resigned: Vanhorn, Clark coun-ty, Isaac Simmons, vice Charles G. Leuths-lorn, resigned.

KANSAS G. A. R. ENCAMPMENT.

of the trustees of the Kansas department, G. A. R., held in Ellsworth yesterday, it was decided to hold the annual state enwas decided to hold the annual state encommencing march 12 and continuing three days. It was also decided to build an amphitheater capable of scating 3,000 on the reminent grounds at Elisworth; also two dining halls capable of scating 300 cach.

The trustees also appointed a local committee at Elisworth to have charge of the reunion grounds, as follows: W. A. Gebhards, A. N. McLennan, Benjamin Fagan, L. M. Riddel and T. S. Akers.

HARRISON'S CALLERS.

Ex-President Hayes and Other Prominent Men Among the Number.

Indianapolis, Dec. 20.—General Harrison's visitors today were not nearly as number of the trio departed, leaving Judge Spann to ponder over the strange circumstances.

HARRISON'S CALLERS.

Ex-President Hayes and Other Prominent Men Among the Number.

JIM NEWTON'S RECORD.

Nevana, Mo., Dec. 29.—Jim Newton, the notorious desperado, horsethief and mur-derer, who shot and killed a farmer named Howells in Stevens county, Kansas, last Friday night, while trying to get away with three of the farmer's best horses, taite up in Bates county and was in jail here for the offense. I do not now remember how he got out of it, but numerous after offenses in these parts were charged up against him as well. After leaving here he committed a theft or burglary in Linn county, Kansas, and was captured and placed in jail. One day he took a leg from a stool and when the jailer entered his cell with a meal, he flew upen him with the ferocity of a lion. After knocking his keeper senseless he made his escape.

Land from the ex-president some information acquired in his experience as chief magistrate. It is believed by some chief ma Ing his keeper senseless he made his escape and several fruitless attempts were made to capture him. At one time a woman at whose house he was stopping learned who he was by taking a letter from his pocket, and then notified the officers, but he was too quick for them and again got away, hater he was overtaken on the Marmaton ordige at Fort Scott, but his dexiently with a revolver again enabled. terity with a revolver again enabled him to make his escape. It would be hard to say how many times he was consected with thefts and other depredations or how often he found himself in jail. He cas afterward sent to the penitentiary and nothing more was ever heard of him till the last bloody encounter in which he ewton had been living at Bear City, In

Newton and osen living at near City, in the neutral strip, and was engaged in the business of stealing horses from Kanass and running them across the line into the neutral strip, where he was safe from the

IN REGARD TO HAYTI.

NEW YORK, Dec. 20.-Whether or not the bombardment of Cape Haytien was was admitted to practice. resumed by Legitime's entire may, or two corvettes and two gunboats on December 6, could not be learned today. But it was learned that Consul General Hassett received a cable dispatch by way of Europe on December 9, to the effect that the fleet did fire a few shots on the town on December 4, and that an armistice was granted at the request of smarmistice was granted at the request of
the foreign consuls and the non-combatants in the town until they could
escape to a place of safety. Further news
of the bombardment may not be
received until the arrival of the steamer
Printz Mauretz, which is due here from
Port au Prince on Tuesday. It is also
prohable that news may be received by
cable from Kingston, Jamaica, upon the
arrival there of the steamer Arran from
Port au Prince, which vessel is due there
temerrow. Dr. Auguste, who arrived from Cape Hayrien on the
steamer Saginaw Tuesday, today
went to Washington. It was said
that he had a commission from Hypolyte
as minister to the United States, and that
he would ask for recognition. The steamer
Aguan arrived today from Kingsion.
The officers said it has been rumored there
that a new election for president has
taken place. hat a new election for president has

Washington, Dec. 20, — Dr. Nemons August, ambassador of the Haytien insur rectionists to the United States, and Mr. Chas. A. Jackson, of New York, his attorney, arrived in the city tonight, and will attempt to interest this government in the case of the insurrectionists.

A FIEND USES DYNAMITE.

LITCHFIELD, III., Dec. 20.-Some miscreant threw a dynamite bomb into the pale of the Litchfield Car and Machine company's foundry this morning. The missle exploded, tearing the cupola to pieces and scrionsly injuring two of the

NOTHING IN THE DUDLEY CASE. INDIANAPOLIS, Dec. 26.—The federal grand jury is still in session and examined a number of witnesses today. The im-pression seems to be growing that no in-dictment will be found in the Dudley case.

THE WENTWORTH MONUMENT. CHICAGO, Dec. 20.-The seventy ton rapite monutolith to mark the grave of ex-Mayor "Long John" Wentworth was successfully placed in permanent position at Rose Hill cemetery this afternoon. A large number of engineers and architects were amony the crowd of spectators. The shaft is the largest single cut stone in America, except the Egyptian obelisk. New York.

HAD TWO HUSBANDS, Have One Marriage Annulled.

stance, and was about to add that he also for performing the ceremony, when the young man interrupted him with the startling intelligence that his companion was the husband of the girl he had married. Matters becoming interesting, Judge Spann listened to an explanation of the affair. It appears that the young girl with two living husbands married husband No. I, Keevney, in San Antonio, last May. He was a private in the regular army, his regiment being stationed at San Antonio at the time. He says that he explained to the girl, Mary Goodhardt, before the marriage, his position, informing her that through the vicissitudes of a soldier's life, he might be called away from her at any time. This, however, did not deter her from marrying him. A few months after his company was removed to Utah and he left his bride behind.

She drifted to Galveston, where about a month ago she married husband No. 2, Antonio Pinto. She hept up a correspondence all the time with her soldier busband in Utah. Gleaning from the tenor of her letterf that she was lonely, and having an opyortunity to secule a furlough, husband No. 1, not knowing of his wife's second marriage, concluded to come to Galveston and visit her. Imagine his surprise when he found her wedded to another. This discovery was that which led to the visit to Judge Spann's office. The two husbands seemed very friendly, with not the least spirit of rivalry between them, each appearing willing in fact to relinquish his claims to the other, but neither seeming to care partienlarly to be the recipient of such unselfish

other, but neither seeming to care particu-larly to be the recipient of such unselfish

to. I had hoped that we could reach an agreement regarding the forfeiture of land grants of some of the roads like those in Michigan and Wisconsin, but the circumstances surrounding them are vastly different from those surrounding the other lines, but even upon these Holman is obdurate.

KANSAS POSTMASTERS.

WASHINGTON, Dec. 20.—Fourth class postmasters were appointed today in Kansas as follows: Bloom, Ford county, Charles Eckley, vice Frank P. Vanderslice, resigned: Connors Station, Wyan-without extenuation, corroborative of land that was the state that the much married girl be sent for the husbands acting as escort. Though bathed in tears, the young girl, without extenuation, corroborative of land that was the solution of the difficulty. He suggested as the best means out of it, to have the young girl prosecuted for bigamy. To this alternative both of the husband No. 2, however, wanted it placed beyond her reach to have him arrested for bigamy in the event of his desiring to again marry. Judge Span suggested that the much married girl be best means out of it, to have the young girl prosecuted for bigamy. To this alternative both of the husband No. 2, however, wanted it placed beyond her reach to have him arrested for bigamy. To this alternative both of the husband No. 2, however, wanted it placed beyond her reach to have him arrested for bigamy. To this alternative both of the husband No. 2, however, wanted it placed beyond her reach to have him arrested for bigamy. To this alternative both of the husband No. 2, however, wanted it placed beyond her reach to have him arrested for bigamy. To this alternative both of the husband No. 2, however, wanted it placed beyond her reach to have him arrested for bigamy. To this alternative both of the husbands of the was alternative both of the husbands of the was the best means out of it, to have the young girl prosecuted for bigamy. To this advantage was the best means out of it, to have the young girl prosecuted for bigamy. To this alternative him alternative him and p who is very beautiful sobbed out a confess-ion, without extenuation, corroborative of the above statement of facts, whereupon Judge Spann drew up an affidavit, which he requested her to sign, ac-knowledging her first marriage, and further that she knew her first husband was living when she married the second. This statement she signed under oath without apparent reluctance. When this was done each of the husbands started to take leave of the wife, each addressing her

take leave of the wife, each addressing her as Mrs. — the wife of the other. Judge Spann protested against being thus left alone in charge of a woman with two living husbands, despite the of her being very beautiful, and in-sisted that the husbands take her away. This they did, she offering each in arm and the trio departed, leaving Judge Spann to pender over the strange circumstances.

numerous as yesterday. Quite a number of the western veterans who attended the Loyal Legion banquet remained over today and were among the president-elect's About 10 o'clock ex-President Hayes with his son Rutherford drove out Hayes called with the members of the was well known in Southwest Mis-souri. Judge C. T. Davis, ex-expressed a desire to see him alone and an prosecuting attorney of this county said appointment was made for the talk this today: "Some ten or twelve years ago Newton stole seventy-five or 100 head of cattle up in Bates county and was in jail there for the offers I of the conference was to obtain from the ex-president some tain from the ex-president some

Woodruff Place, and this afternoon left for home.

Among General Harrison's other callers of prominence was Colonel William Cassists Goodloe, of Kentucky, who had charge of the assignment of speakers at the national Republican headquarters during the campaign. It is currently reperted that Colonel Goodloe aspires to an important position under the incoming administration. Buring the bitef conference the other day with General Britton, chairman of inaugural committee, it was learned that the president-elect made but one request and that was that the survivors of his old regiment, the Seventieth Indiana, would constitute his escort at Washington. Heretofore the federal troops have been the guard of the president-elect on inauguration day. It is expected that with favorable railroad rates 10,000 Indianians will attend the inaugural ceremonies.

UNITED STATES SUPREME COURT. WASHINGTON, Dec. 29.—The proceed-ings in the supreme court of the United States today were as follows:

John Hancock, of Washington, D. C., No. 22. David Tillison et al., etc., appellants, vs. the United States; submitted under tweatieth rule by Mr. H. E. Paine for appellants, and by Mr. Assistant Astorney General Howard for appelie.

No. 120 Maria C. Pilla et al., appelents, vs. the German School Association, etc. appeal from the circuit court coart of the United States, for the eastern district of Massouri dismissed with costs, pursuant

Missouri; dismissed with costs, pursuant

Massouri; dismissed with costs, pursuant to tenth rule.

No. 135. Hobert H. Anderson, appellant, vs. Henry T. Miller et al.; argued by Mr. Charles S. Whitman for sppellant, and by Mr. John S. Wise for appelless.

No. 136. Fredrick W. Buer, etc.; plaintiff in error, vs. the Texas and Pacific rallroad company, argued by Mr. Winslow S. Pierce for defendant in error, and submitted by Mr. Sol. F. Clark and Sam W. Williams for plaintiff in error.

No. 137. Talimadge E. Brown, appellant, vs. the District of Columbia: passed.

No. 139. The Continental Insurance company of New York, plaintiff in error, vs. David Wright.

vs. David Wright.
No. 149. The Fire Association of Philadelphia, plaintiff in error, vs. David Wright, argued by Mr. Henry Jackson for plaintiff in error, and by Mr. L. H. Bisbee for defendant in error

No. 141. Leila Pryant, et al, appellants, vs. Charles E. White et al, executors, etc., appeal from the circuit court of the United States for northern district of Illinois;

dismissed with costs pursuant to tenth No. 1/2. Mary A. Gibbons, appellant, vs. Jane Owen Mahon; argument com-menced by Mr. Henry E. Davis for appell-

Adjourned until tomorrow at 12 o'clock.

A SPANISH NOBLE LOOSE.

NEW YORK, Dec. 20.-S. A. R. Dom Pedro De Borton, of Borbon, Duke De Dereal and a scion of the Spanish toyal house, was seen today at the Victoria hotel. He is here to exhibit and sell his pictures. He referred the reporter to J. A. Sutton, secretary of the American Art association, who has charge of the exhibit of the collection, who said there were about 160 pictures, which were to be sold to settle the

FATAL COLLISION. MINNEAPOLIS, Dec. 20.—Last night two passenger trains collided on the Minneapo-

ils and St. Louis tracks under the First its and St. Louis tracks under the First street bridge. The Chicago express ran into the Minucapolis express and Engineer Maher was crushed and scalded to death in his cab. Engineer Tupper and Express Messenger Robert Moore were badly cut and bruised.

ACTRESS DIGGLES TRIAL And They Both Escorted Her to Court to Important Testimony in the Notorious

Iowa Poisoning Case. GALVESTON, Tex., Dec. 20.—Two well-dressed and fine looking young men dropped into Justice Spann's office today.

One asked the judge if he remembered Overacker, an old lady who has for years having married him about a month ago.

The judge of the today reflection relation relation relation relation relation relation relation relation relations. The judge, after some reflection, re-plied that he remembered the circum-Monday with Mrs. Diggle and introduced her as Mrs. Leland. Every day he came to remembered that he had never been paid see her, and on several occasions he enfor performing the ceremony, when the tered her bed room, remaining there a young man interrupted him with the long time. The old lady didn't like the looks of things and kept a close watch on the pair. One day she saw Ford and Mrs. Diggle lying on the bed together. Diggle came there from Sioux fraits on Wednesday, May 24, and next day he was urging her to come home and take care of her children, which she refused to do. The couple walked out together and returned about 5:30. Mrs. Diggle suddenly remembered that she must go down town and did so, returning in a few minutes. Immediately after sunser Diggle

returned about 5:30. Mrs. Diggle sondenly remembered that she must go down town and did so, returning in a few minutes. Immediately after supper Diggle was obliged to lie down on the bed. His wife followed him into the room, as did Mrs. Overacker, who became alarmed at Diggle's appearance. She asked that a doctor be called, which she sas Mrs. Diggle refused to have done, saying her hasband was used to the spells. In a few moments Mrs. Overacker again asked to have a doctor called, and Mrs. Diggle agreed. During this time Ford came into the room, looked a moment at Diggle agreed. During this time Ford came into the room, looked a moment at Diggle who was fast dying, and then walked away and did not return.

The next witness called was S. B. Hamilton, druggist. His testimony was: "I first saw Mrs. Diggle on May 21, at 5:30 p. m., at my store; she said she wished to purchase 50c, worth of one-eighth grain morphine powders. I told her I had no powders and suggested morphine pills. She insisted on the powders and I went to the prescription case to put them up. She then ordered 50c, worth in bulk. I asked her if she was in the habit of using morphine, and she said perhaps once in two months. While two grains were laying on the scales she asked if two grains would kill a person. I replied that it depended whether the person was in the habit of using morphine, I then gave her twenty-five grains in a small white envelope marked by myself sulphate of morphine, within the last two years, as my personal record shows, sold a similar quantity of morphine in an envelope similarly marked to any person but Mrs. Diggle. The time I am sure was about 5:15 p. m."

Dr. Mulinix said that the symptoms in Mr. Diggle's case at the time of his death indicated that he had died of morphine poisoning.

Dr. Marietta said that on the afternoon of Diggle's case at the time of his death in decade dark Mr. Diggle met him as

Dr. Marietta said that on the afternoon

of Diggle's death Mr. Diggle met him as he was coming to her husband and asked him to come with her as her husband had him to come with her as her husband had heart trouble. I entered the room and hegan trying to find the cause of the attack. Mrs. Diggle called him out of the room and told him her husband had swallowed her morphine. Just before this Mrs. Diggle went to her wrap hanging on the wall, placed her hand into the inside pocket, withdrew it and left the room. Soon I sent for her to come quickly if she wanted to see him before he died. She did not come until after he had died. When she came I told her he was dead. She said nothing, but entering the room pronounced his name three times, "George, George, George, my God, he's dead," and fell on his breast. She appeared to faint, but to ascertain if she really fainted or feigned, I felt her pulse, and it had not receded any from the normal force. Witness thought if fifteen or twenty grains of morphine was put into force. Witness thought if fifteen or twenty grains of morphine was put into a glass of beer, it would dissolve, and, as it is lighter than beer, would rise to the top and float in the foam; this would not be readily observable, the bitter taste of beer and morphine being much the same. William J. McGuire was present at the death of Diggie, and while he was at work on the sick man looked toward the window and ick man looked toward the window and saw Mrs. Diggle going toword the water closet, in which was found the empty en-velope, which was this morning identified by the druggist as the one having been sold to Mrs. Diggle on the morning of the

poisoning.

S. B. Harwood and Mr. Estes, who were present at the death, testified that, judging by appearances, the fainting fit of Mrs. Diggle was feigned, and Mr. Harwood further testified that he saw Mrs. Diggle coming from the water closet where, it is charged, she hid the morphine waymer.

The water power is again poor this ally annihilates pain. Price 25 cents. mits. Low water and floating ice were specially had during Monday and yester-ay, and few of the mills running could be much. These obstacles were somewhat day, and few of the mills running could day, and few of the mills granding at the rate of \$1,000 barrels today. Two of them are using steam and a third fone would be running with the same kind of power had it not neet with an accident. Next week most of the mills will be shut down Monday and Tuesday for Christmas. It is a question not definitely settled as to what will be the full extent of production after January I. Stecks of four in the country are evidently smaller than a year ago, in the face of a too common bellef that they are larger. The visible supply is rather larger on the Atlantic coast, but is smaller in the interior. The invisible supply is many parts of the interior is at best largely a matter of speculation. Bradstreet's flour stock estimate of last the mass week been corrected, reduced to the country court today, when Mr. Rosenblatt, a member of the firm, while in the witness chair, admitted that just in the witness chair, admitted that just before the failure he had taken \$4,000 from the cash drawer. Mest of this be had, however, on his person, and the court pordered him to count it and it was found to aggregate \$2,300. Witness said he did not know what had become of the remaining the many parts of the firm account at once for the money in their possession taken at the same time. They did so, Meyer Lindauer is also belief that they are larger. The visible supply in many parts of the interior is at but is smaller in the interior is at the same time. They did so, Meyer Lindauer is also belief the money in their possession taken at the same time. They did so, which, with Rosenblatt is \$2,500, made a bundle aggregating \$4,610.

The court then ordered that the other than \$100 supply in many parts of the interior is at best largely a matter of speculation. He country the country the country of the meney is the mass week been corrected, reduced the money in the cash drawer. Also, which, with Rosenblatt is \$2,500, made a bundle aggregating \$4,610. small dealers throughout the interior is at best largely a matter of speculation. Bradstreet's flour stock estimate of last week has been found radically wrong, and has, the past week been corrected, reducing the visible 580,000 barrels from the statement of a week ago. Most millers report the flour market excessively dull and say that they do not look for any change for the exter until the helidays are over. Not a few say that they are really selling no flour, but others state that some small orders are coming tate that some small orders are coming state that some small orders are coming in. Two or three firms report moderate shipments for export, but in the aggregate the amount is pretty light. One miller remarked yesterday that he had booked an order for 1600 sacks (280 pounds) patent, but that the price was so low he was ashamed to name it. A considerable part of that going abroad at present is of the fancy crade. Outstions are about 10c low. of that going abroad at present is of the fancy grade. Quotations are about 10c lower at Minneapolis this week, but this if offset by the 10c advance in freight rates easi, which takes effect Monday. The direct exports for the week were 14.50 barrels, against 14.20 for the preceding week. Quotations, London, c. i. f., 128 pounds, are: Patents 538, bakers, 28 Mid-28s, low grades, 15s-214s 5d.

There were 770.040 bushels of wheat received here for the week ending December

ceived here for the week ending December 18. The shipments were 280,020 bushels of wheat 80,220 burnels of flour and 2,310 tons millstuff. Wheat in store: Minneapolis, 7,270,828 bushels; Duluth, 744,073, St. Paul,

BALD KNOBBERS RESPITED.

MYERS' WILL COMPROMISED.

NEW BRUNSWICK, N. J. Dec. 20.-The ase against the codicil to the will of the inte Christopher Myers has been compro-mised and the will was today admitted to probate in the orphans' ccutt. Mrs. Myers will be given \$100,000. The court allowed Senator A. V. Schenck \$5,000 as counsel fees and \$2,500 each to Attorney W. P. Voorhees and General Stockton.

WHITE AND ROWE DISCUSSED. New York, Dec. 20.—The action of the veteran players, White and Rowe, in purchasing the framehise of the Buffalo club, chasing the frame hise of the Buffalo club, caused a good deal of stir among the local followers of the game today. Their reported determination to play also in Buffalo next season and to break the reserve rule and to laugh at the national agreement, set the players and club owners talking at a lively rate. Many people thought, however, that the two players had purchased but had no real intention of playing there themselves next season. C. N. Byrne, president of the Brooklyn club, being asked, "What will the board of arbitration do in case White and Rowe do as they say they will?" he replied, "I am sure I cannot tell yet. I suppose in time the matter will be referred to the board of arbitration, but until it is, we cannot take any action." It was the general opinion in this city that the two men had been merely presented with a small share of the stock of the club.

STEARNS TALKS. DETROIT, Dec. 20.—Ex-President Stearns, of the Detroit Baseball club, said today: "I think that notwithstanding the purchase by Rowe and White of the controlling interest in the Buffalo club, both men will play in the clubs to which they were assigned. This is only my opinion, but I do know that neither will play in the Buffalo team unless they want to render themselves and the club liable to expulsion. The International league is one of the associations that made the national agreement. If Rowe and White insist on playing with the Buffalos it will be a violation of this agreement. The players will be blacklisted and any team that plays with the Buffalos will itself liable to a penalty. They can own the club and manage it jointly, but they cannot play until they have the consent of the representatives of the stockholders of the old Detroit club." chase by Rowe and White of the con-

welone, which was this morning identified by the druggist as the one having been sold to Mrs. Dirgle on the morning of the poisoning.

S. B. Harwood and Mr. Estes, who were present at the death, testified that, judged to make the Consolidation and by appearances, the fainting fit of Mrs. Dirgle was feigned, and Mr. Harwood further testified that he saw Mayer. then president of the Desparance of the Condomany a Maryland enterprise. Mr. Mayer is 56 years of age and is a Baitimorian by hirth. He is recognized as a man of fine business talents. When years ago it was resolved to make the Consolidation for the maryland enterprise. Mrs. Diggle was feigned, and Mr. Harwood further testified that he saw Ms. Diggle coming from the water closet where, it is charged, she hid the morphine was of the firm of Mayer, Carroll & Co., was at once chosen president. Mr. Mayer is 36 years of age and is a Baitimorian by hirth. He is recognized as a man of fine business talents. When years ago it was resolved to make the Consolidation of the county knows it is a family if, for the murder of a waiter in a low would sooner die than be arrested. The sheriff of Clark county knows it is a family in, for the murder of a waiter in a low would sooner die than be arrested. The sheriff of Clark county knows it is a family in, for the murder of a waiter in a low would sooner die than be arrested. The sheriff of Clark county knows it is a family in, for the murder of a waiter in a low would sooner die than be arrested. The sheriff of Clark county knows it is a family it. (In the murder of a waiter in a low would sooner in a low would sooner in the clark county knows it is a family it. (In the murder of a waiter in a low would sooner in a low would sooner in the clark county knows it is a family it. (In the murder in a low old sooner in a low old sooner in the clark county knows it is a family it. (In the murder in a low old sooner in the clark county knows it is a family it. (In the murder in a low old sooner in the clark county knows it is a fam

Minn Dec. 23.—110
Northwestern Miller says: The mill running last week were seriously bothered during the latter four days by low water and floating ice. On this account the output was kept below the amount: that the mills in operation would ordinarily make. The week's production was 64,660 barrels, averaging 10,750 daily, against 78,000 barrels for the corresponding time in 1887.

The water power is a razin poor this.

As recensive the future of France, He condemned the policy pursued in the schools, which, he declared, had struck at the root of the traditional principle of parental control. He attributed the event of 88,000,000 has been collected for the incomplete that the university buildings are power is a razin pow in process of erection.

As a remedy for accidents common to glorious of monarchies was about to fail process of erection.

BUFFALO, N. Y. Dec. 20.—Mr. J. N. Matthews, editor and proprietor of the policy pursued in the schools, which, he declared, had struck at the root of the traditional principle of seventhal principle of the policy pursued in the schools, which, he declared, had struck at the root of the traditional principle of the policy pursued in the schools, which, he declared, had struck at the root of the traditional principle of the policy pursued in the schools, which, he declared, had struck at the root of the traditional principle of the policy pursued in the schools, which, he declared, had struck at the root of the traditional principle of the policy pursued in the school

week, and acts as an agency for keeping the output restricted to small A SENSATION IN THE LINDAUER CASE CHICAGO, Dec. 20.—Another sensation developed in the now noted Lindauer insolvency case before Judge Prendergrast

the money, but if they were entered it would be as of this date. To this Attorney Moses, for the defendants, entered a protest and put in an appeal, which the court denied, saying that no order had been entered from which an appeal could

from disposing of it in the meantime

ADJUDGED INSANE

New York, Dec. 20.—Orlando Clark, reasurer and manager of the New York JEFFERSON CITY, Mo., Dec. 20.—William Walker and John Mathews, the Bald Knobbers sentenced to be hanged on December 28 and January 13, have been respited to February 15 by the governor on request of Judge Hubbard, who tried them.

A BLOW TO THE K. OF L. PHYSRURG, Dec. 23.—The railroad miners of Western Pennsylvania, at a convention

PECULIAR FAMILY FIGHT. LOUISVILLE, Ky., Dec. 20.—Old Harrison Hogan, the Indian farmer, who sprung into note as "the Bull Creek terror." on account of his determined resistance against arrest, is still at large. As he is securely fortified at his home about twenty-three miles up the river on the Indiana side, there is no doubt but what it will take a large force to dislodge him. Even then it will probably not be done without bloodshed, for he has notified

without bloodshed, for he has notified Sheriff Hay, of Jeffersonville, that he will never be taken alive.

Hogan, although he is a dangerous man to trifle with, is not the villain and assassin he has been pictured by some. His side of the story has never been told, and it shows him to be entitled to considerable sympathy, and also that he is not altogether in the wrong, in this instance at least. The old man's troubles commenced

about two years ago. He at that time was the owner of a farm situated in Cook county, about twenty-three miles above Jeffersonville. His family consisted of a Jeffersonville. His family consisted of a wife, daughter and son-in-law. They lived together and the old man was liked by all his neighbors in spite of occasional quarrels. One morning about that time Hogan, while standing on the river bank near his house, saw a coal barge adrift in the middle of the river. He hurriedly went to the house and getting ropes jumped into a skiff and brought it to the shore. A short time afterward a towboat stopped and the crew wanted to take the barge away. The old man refused to let it go unless they paid him for his trouble. This was refused and the barge men left word that they would get it any way. The old man they would get it any way. The old man watched the barge in the daytime and bad a young man, whom he formished with a pistol, to watch it a night. One dark night the club and manage it jointly, but they cannot play until they have the consent of the representatives of the stockholders of the old Detroit club."

THE B. & O. ELECTION.

Mr. Charles F. Mayer Made President of the Road.

BALTIMORE, Md., Dec. 20.—The regular monthly meeting of the board of directors of the Baltimore & Ohio Railroad company was held today. The board is composed of twenty-three members, all of whom were represented except B. H. Farren. The meeting was called to order by President Spencer, who presided until the miautes of the last meeting were read and approved, after which the election of president spencers are the time the case came up, a judgment of the sum asked for was granted. Hogan was at that time worth \$10,000, and he immediately went to work to beat the independent. A transfer of all his necessary. President Spencer, who presided until the minutes of the last meeting were read and approved, after which the election of president being in order, he called to the chair Mr. Burns. Mr. Decatur H. Miller nominated Mr. Charles F. Mayer for president for the ensuing year. Mr. Mayer received 13 votes while Mr. Spencer received 8, Mr. Mayer not voting.

Mr. Mayer not voting.

Mr. Mayer on taking the chair, briefly thanked the board, and expressed the hope that with their sid and co-operation he would be able to manage the affairs of the company in such a manner as would be satisfactory to all interests.

In well informed railway circles it is stated that he will at once revive to some extent the old argressive policy of the Garrett's. It is believed that he will favor the construction of a road from Philadelphia to Satan Island, making the Baltimore and Ohio in reality what it has long been in name—an independent trunk line. A line is projected already from Twenty-fourth street and Pennsylvania avenue to Wayne Junction, and another line is being constructed from

extent the old aggressive poincy of the tarrett's. It is believed that he will favor the construction of a road from Philadelphia to Satan Island, making the Baltimore and Ohio in reality what it has long been in name—an independent trunk line. A line is projected already from Twenty-fourth street and Pennsylvania avenue to Wayne Junction, and another line is being constructed from Elizabeth, N. J., to Staten Island. There would be about seventy miles of road to build, which would cost, it is estimated, not over \$10,000,000. With ample termials of Staten Island it is believed that the company could easily earn the interest on the cost. The construction of the Philadelphia extension was denounced as a reckless exhibition of extraval a reckless exhibition of extraval as the safe this time that the real to the commenced. Hogan claimed that of the commenced. Hogan claimed that of the commenced. Hogan claimed that of the property, but his wife erfused to give the property, but his wife end to give the property, but his wife erfused to give the property, but his wife erfused to give the property, but his wife erfused to give the property, but his wife refused to give the property, but his wife erfused to give the property, but his wife the property but his the cost. The construction of the Philiadelphia extension was denounced as a reckless exhibition of extravagance, but in the second year the net carnings were large enough to defray all expenses of completing the double tract and all but \$500,000 of the interest account. This year this division is expected to do still better besides furnishing a good deal of traffic for the main line.

Mr. Mayer is 56 years of age and is a Baltimorian by birth. He is recognized as a man of fine business talents. When some years ago it was resolved to make the Consolidation Coal company a Maryland enterprise.

Mr. Mayer, then president of the Despard Coal company, a director of the Western Union bank and other institutions, and the head of the firm of Mayer, Carroll, & Paris, Dec. 20.—In the senate today M.

sider the future of France. He condemned 000,000.

sider the future of France. He condemned the policy pursued in the schools, which he declared, had struck at the root of the traditional principle of parental control. He attributed the existing evils to radicalism and said that France, which had abandoned the most glorious of monarchies, was about to fall at the feet of the least of men. He appealed to the right to join the left in saving the country. It was the duty of the cabinet, he contended, to check the movement toward the abyss, but instead of doing so the cabinet was doing all it could to hosten it. It was time to return to the policy of good sense.

The speech created a great sensation, the chamber rising en masse and cheering the speaker at it conclusion. M. Floquet remarked that the speech of M. Challemel. Lacour might be analyzed as an act of repeature and an act of good faith. M. Lacour had urged France to look to the right for salvation. Several spectators to protested against this remark. M. Floquet continuing, said he had not solicited the pawer which had been imposed on him. During the time he had been in office he had tried to concentrate the parties of the left. The policy of the cabinet had been both wise and republican. In forming the cabinet he had introduced a proposal to re-establish single-member constituencies in order to be able to continue the struggle. At this single-member constituencies in order to be able to continue the struggle. At this single-member constituencies in order to be able to continue the struggle. At this point M. Floquet suddenly left the tribune, amid general murnurs of astonishment.

Mr. Leon Saye expressed his regret that M. Floquet's roply to M. Challemel-Lacour hall not risen to the occasion. M. Saye's remarks created a great uproar. M. Tolainde defended the policy of the ministry.

M. Floquet announced that, if necessary, he would introduce new legislation to combat the danger of Boulangism. The senate adjourned amid great agitation.

court denied, saying that no order had been entered from which an appeal could be taken.

Moses again protested and declared that his clients were being unjustly and harshly treated by the court. The court warned the attorney that he was treading on thin ice, but Moses repeated his objectionable language and Jurige Prendergast them said. "Mr. Clerk, let the record show that Adolph Moses is adjudged guilty of contempt of court, done by improper, insolent and untrue language as to the court in its presouce, and the punishment is taken under advisement."

In the meantime, Judge Prendergast having refused to order the money turned over to the receiver, that functionary being an officer of the circuit court, the attorneys for the creditors went before ludge Horton, of the latter court, and made the same application. Judge Horton declined to make the order on an exparie state ment but entered an order for the insolvent of turn over the money and enjoined them from disposing of it in the meantime.

He would introduce new is Boulanager of Boulanager and Boulanager of Boulanager of Boulanager and Boulanager of Boulanager of Boulanager of Boulanager of Boulanager and Endager of Boulanager and Endager of Local paper this morning intimates that the indignity to the flag mentioned in yesterday's dispatch was a joke, intended for a local candidate for city sexton, who was defeated for reference of sorrow for his political death, and that it was not a United States flag at all. The facts are that the flag was a large twelve foot banner with thirty-sight stars on a bine fle

going to court. It was nearly a square from the sexton's.

Before court convened this morning Colonel Lamar, the marshal, assisted by the members of the jury who had furnished the flag staff, unfurled the captured banner over the United States court house, where it now floats. The incident has awakened a strong national spirit and it is said that a new and beautiful flag will be presented to the court by prominent. be presented to the court by prominent citizens as a Cristmas present.

TELEGRAPHIC BREVITIES. FORT BUFORD, Dak., Dec. 28.-An epi-

demic has broken out among the principle horse ranches of the lower Yellowstone It first made its appearance about three weeks ago, and was considered of but little importance, but it has become so dangerous and is spreading with such alarming rapidity that it is causing much anxiety in this section of the country. The disease affects the glands of the throat and in the majority of cases, causes a swelling which extends from the notat

Slippers! Slippers!



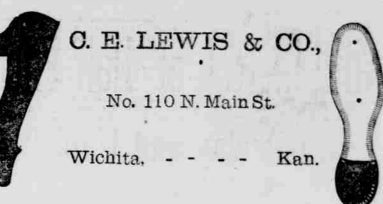
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lamp exploded in the room where the children and grandmother were sleeping and Regna and his wife were unable to do anything to rescue them, having a narrow

escape for their own lives.

Housdon, Tex., Dec. 20.—A construction train on the Aransas Pass railway was detailed near here yesterday and A. Howard, Henry Roberts, Antonio Carlson were killed. G. W. Bailey, the two Perry brothers and John French were seriously injured.

of the jaw to the breast, making respiration enting matters of great difficulty. This far the favorable open weather has saved them, but should a cold-snap set in a great mortality will be the result.

HINTINGTON, W. Va., Dec. 28—The house of Martin Regna, three miles north of here, was burned to the ground Tuesday night and Regna's two children and his aged mother were burned to death. A hump expleded in the room where the

INDIANAPOLIS, Dec. 20.-About noon to day, while Mrs. Staff, a colored woman was away from home, the house caught fire and her two children, aged 3 and 5 years, were burned to death before assis-tance could be rendered.

brothers and John French were seriously Kansas City, Mo., Dec. 20 — Adjutant Kansas City, Dec. 20 — Charles Mitchell General Eugene F. Weigel, of the G. A. R.,

tive committee consisting of Geo. C. Ginty, Chippewa Fails, Wis, Wm. McClellan, Fittsburg, Pa.; General E. A. Alger, Detroit, Mich.; J. E. Lovitt, Treaton, N. J.; T. S. Clarkson, Omaha, Neb.; Ira K. Alderman, Narveille, Mo. and Aller H. Dennell. McCiellini, Philisburg, Pa.; General R. A. Alger, Detroit, Mich.; J. E. Lovitt, Trenton, N. J.; T. S. Clarkson, Omaha, Neb.; Ira K. Alderman, Maryville, Mo, and Allan H. Bougali, Fort Wayne, Ind., will meet in the Plankinton House, Milwanker, on the 31st inst. Directly from there Maj. Warner will leave for St. Louis, where the Ransom Post tenders him a reception Christmas eve. Christmas will be celebrated in this city by the communities. city by the commander-in-chief.

THE ROCK ISLAND DIVIDEND. New Yong, Dec. 39.—The reports which have been current for some time in regard to the reduction of the Rock Island dividead proved correct today, when it was learned that only I per cent would be part to the stockholders for the present quarter. The stock has been considered one of the safest investment securities dealt in on the dined there, and it is said that a rough draft of the declaration of independence was prepared under its roof.

TO PUNISH CORRUPTION.

COLUMNIS, S. C., Dec. 20.—The bill to punish fraud and corruption at primary elections has been passed by both houses of the legislature.

Safest investment securities dealt in on the New York Stock exchange, but its earning capacity has been seriously impaired by parcelleling and extension of rival lines. The road has paid 7 per cent for over bon years previous to the present year, and in less paid a scrip dividend of 160 per cent. The last dividend paid was 1½ per cent for the quarter September 30, or at the rate of 6 per cent per annum. safest investment securities dealt in on the

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